

# **EXHIBIT C**

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11                   VIDEOTAPED DEPOSITION OF  
12                   STEPHEN A. LISENBY  
13                   SEPTEMBER 8, 2010  
14                   9:00 A.M.

14 BONDURANT, MIXSON & ELMORE  
1201 WEST PEACHTREE STREET NW  
15 SUITE 3900  
ATLANTA, GEORGIA

20 | REPORTED BY:  
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| CCR-B-1372

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1	Q. Okay.	03:11:15
2	A. I really don't know.	03:11:16
3	Q. Is it possible that someone entered	03:11:21
4	into such an agreement on your behalf?	03:11:23
5	A. No, no, not without my authorization.	03:11:25
6	Q. What type of fee arrangement do you	03:11:28
7	have with your lawyers?	03:11:31
8	MR. ROSENWASSER: Object, calls	03:11:32
9	for privileged information. I'll instruct the	03:11:34
10	witness not to answer.	03:11:36
11	THE WITNESS: Okay.	03:11:37
12	MR. SINKFIELD: Could we ask your	03:11:38
13	basis for that, please?	03:11:40
14	MR. ROSENWASSER: Our fee	03:11:41
15	arrangement? You're not entitled --	03:11:42
16	MR. SINKFIELD: Basis for the	03:11:45
17	claim that it's privileged.	03:11:46
18	MR. ROSENWASSER: Sure. Our fee	03:11:47
19	agreement is privileged information. Do you	03:11:49
20	have basis that it's not?	03:11:51
21	MR. SINKFIELD: Yes. You're	03:11:53
22	seeking attorney's fees in the case; is that	03:11:54
23	correct?	03:11:56
24	MR. ROSENWASSER: Correct, but I	03:11:56
25	don't think that's discoverable now. If and	03:11:59

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1           when there's a time and award, we can provide	03:12:02
2           the information then.	03:12:04
3            MR. SINKFIELD: There's no	03:12:05
4           sequencing. It's an issue in the case.	03:12:06
5            MR. ROSENWASSER: I don't agree	03:12:11
6           with your position. However, what I am	03:12:12
7           willing to do is have a conversation about it	03:12:17
8           and we can come to some agreement as to	03:12:22
9           whether that's correct. We can talk about how	03:12:28
10          to deal with it, but at the moment we'll stand	03:12:30
11          on the privilege.	03:12:32
12          MR. SINKFIELD: I think we can	03:12:33
13          make it subject to confidentiality within the	03:12:35
14          case.	03:12:37
15          MR. ROSENWASSER: I'm not worried	03:12:37
16          about that. I think it's privileged, but I'm	03:12:39
17          happy to double-check behind that.	03:12:40
18          MR. SINKFIELD: And it may be	03:12:42
19          subject to some redactions, but the basic	03:12:43
20          terms are subject to discovery.	03:12:46
21          MR. ROSENWASSER: At this moment	03:12:49
22          I'm standing on my objection. I don't agree	03:12:50
23          with that, but we can talk about it.	03:12:52
24          MR. SINKFIELD: Thank you.	03:12:54
25          MS. AOYAGI: I have no further	03:12:56